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	APPLICATION NO.	FILING DATE	FIRST NAMED	INVENTOR		ATTORNEY DOCKET NO.
	09/518,46	4 03/03/	00 FEILER		L	HW/P-21988/A
	-			$\neg$	EXAMINER	
•	000324		IM52/052:	3 '		
	CIBA SPECIALTY CHEMICALS CORPORATION				SANDERS K	
	PATENT DE	PARTMENT			ART UNIT	PAPER NUMBER
	540 WHITE	PLAINS RD	,			6
	P O BOX	2005			1714	
	TARRYTOWN	NY 10591-	9005		DATE MAILED:	
						05/23/01

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## Office Action Summary

Application No.

Applicant(s)

09/518,464

Examiner Kriellion A. Sanders Art Unit 1714



	days and droop or					
The MAILING DATE of this communication appears or	n the cover sheet with the correspondence address					
	R 1.136 (a). In no event, however, may a reply be timely filed					
Status  1) Responsive to communication(s) filed on Mar 2, 200	01					
☐ 2h\V This acti						
28) This action is the control of the collegence of	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.					
Disposition of Claims	is/are pending in the application.					
4) 💢 Claim(s) <u>1-15</u>	is/are pending in the application.					
4a) Of the above, claim(s) 3-15	is/are withdrawn from consideration.					
5) Claim(s)	is/ore rejected					
GIV Claim(s) 1 and 2						
7) Claim(s)	Is/are objected to:					
8) Claims 1-15 are subject to restriction and/or election						
Application Papers  9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are  11) The proposed drawing correction filed on  12) The oath or declaration is objected to by the Exam	is: a) is approved b) disapproved.					
Priority under 35 U.S.C. § 119  13) Acknowledgement is made of a claim for foreign part of the priority documents has a content of the priority documents.						
- Compared to the existing documents ha	ave been received in Application No					
3. Copies of the certified copies of the priority application from the International Bur	documents have been received in this National Stage reau (PCT Rule 17.2(a)). the certified copies not received.					
14) Acknowledgement is made of a claim for domest	cic priority under 35 U.S.C. § 119(e).					
Attachment(s)	(DTO 412) Page- Na/al					
15) Notice of References Cited (PTO-892)	18) Interview Summary (PTO-413) Paper No(s)  19) Notice of Informal Patent Application (PTO-152)					
16) Notice of Draftsperson's Patent Drawing Review (PTO-948)	20) Other:					
17) Information Disclosure Statement(s) (PTO-1449) Paper No(s)2 and 3	701 January					

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## **DETAILED ACTION**

1. Applicant's election with traverse of Group I, claims 1-4 and the species of example LXXXIV as set forth at page 60 in Paper No. 5 is acknowledged. The traversal is on the ground(s) that the inventions as set forth for restriction purposes each possess the benzofurano-2-one building block and are therefor linked by a single inventive idea. This is not found persuasive because Group VI and VII colorants possess functional groups which render them patentably distinct. Groups II, IV V and VII process claims are patentably distinct in that the product of Group I could have been made by a materially different process as is elaborated upon in the restriction requirement, pare no. 4.

The requirement is still deemed proper and is therefore made FINAL.

2. Claims 3-15 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected invention or species, there being no allowable generic or linking claim. Applicant timely traversed the restriction (election) requirement in Paper No. 5.

## Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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4. Claims 1 and 2 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for

failing to particularly point out and distinctly claim the subject matter which applicant regards as

the invention.

The term "5- or 6- membered heterocyclic ring" is indefinite as it refers to substituent X.

Likewise "heteroaryloxy" and "heteroaryl" and "heteroarylthio" and "heteroarylene" are also

indefinite as to the type number and placement of the heteroatoms and the actual ring structures.

The term "substituted" in reference to any of the substituents without indicating the substituents

applicant intends is likewise indefinite. The term "can be interrupted by one or more intermediate

units such as" is also indefinite. The term does not clearly define the intermediate units applicant

intends.

Claim Rejections - 35 USC § 102

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

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6. Claims 1 and 2 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over WO 00/24736.

The World patent discloses compounds which appear to clearly meet the description of applicant's elected species of compounds as set forth at page 60 of the specification. See pages 4 and 5 compound  $Z_2$ . Selection of preferred parameters from within the patented disclosure such as substituent groups, would have been obvious to one of ordinary skill in this art absent a clear showing of unexpected results attributable to said variations as claimed.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to K. Sanders whose telephone number is (703) 308-2435.

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May 21, 2001

CRIELLION A. SANDERS